Gingrey (GA) Luetkemeyer Radanovich Goodlatte Lummis Rogers (AL) Granger Lungren, Daniel Rohrabacher Graves Roskam Hall (TX) Mack Royce Ryan (WI) Harper Manzullo Hastings (WA) Marchant Scalise McCarthy (CA) Hensarling Schmidt Herger McCaul Sensenbrenner Hoekstra McClintock Sessions McHenry Hunter Shadegg Mica Inglis Shuster Miller (FL) Issa. Smith (NE) Jenkins Moran (KS) Smith (TX) Johnson Sam Myrick Stearns Neugebauer Jones Jordan (OH) Nunes Thornberry King (IA) Paul Tiahrt Wamp Pence Kingston Pitts Poe (TX) Kline (MN) Westmoreland Lamborn Whitfield Wilson (SC) Latta Posey Linder Price (GA)

#### NOT VOTING-6

Boustany Hinchey Olson Gohmert Miller, Gary Sanchez, Loretta

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE The SPEAKER pro tempore (during the vote). Members are advised there are 2 minutes remaining to record their

### □ 1639

So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

AUTHORIZING THE CLERK TO MAKE CORRECTIONS IN ENGROSSMENT OF H.R. 1388, GENERATIONS INVIGORATING VOLUNTEERISM AND EDUCATION ACT

Mr. GEORGE MILLER of California. Mr. Speaker, I ask unanimous consent that the Clerk be authorized to make technical corrections in the engrossment of H.R. 1388, to include corrections in spelling, punctuation, section numbering, cross-referencing, and the insertion of appropriate headings, and that the Clerk make the correction that I have placed at the desk.

The SPEAKER pro tempore (Mr. DRIEHAUS). The Clerk will report the correction.

The Clerk read as follows:

In section 1306 of the bill, strike the close quotation mark and following period after the matter proposed to be inserted by such section, and insert at the end of such section the following:

"(m) No Matching Funds Requirement for Severely Economically Distressed Communities.—Notwithstanding any other provision of law, a severely economically distressed community that receives assistance from the Corporation for any program under the national service laws shall not be subject to any requirement to provide matching funds for any such program, and the Federal share of such assistance for such a community may be 100 percent."

Mr. GEORGE MILLER of California (during the reading). I ask unanimous consent that the reading be dispensed with

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

The SPEAKER pro tempore. Is there objection to the original request of the gentleman from California?

There was no objection.

REPORT ON RESOLUTION PRO-VIDING FOR CONSIDERATION OF MOTIONS TO SUSPEND THE RULES

Mr. POLIS, from the Committee on Rules, submitted a privileged report (Rept. No. 111–40) on the resolution (H. Res. 257) providing for consideration of motions to suspend the rules, which was referred to the House Calendar and ordered to be printed.

## AIG'S EXECUTIVE BONUSES

(Mr. LANGEVIN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. LANGEVIN. Mr. Speaker, I rise today to express my deep outrage over AIG using \$165 million in government funding to pay top executive bonuses.

The company, for all intents and purposes, is bankrupt and has been bailed out by taxpayer dollars, and the fact that these bonuses could have gone forward simply defies logic.

Mr. Speaker, I would like to commend Chairman FRANK and Chairman KANJORSKI for presiding over today's hearing on AIG and for their continued oversight to make sure that taxpayer funds are being used responsibly to get our economy back on track.

While I was pleased to hear that Edward Liddy said that he would try to recoup the bonuses from his employees, I remain furious at how and why AIG chose to reward complete incompetence with taxpayer money. AIG executives must be held more accountable for their decision and may need to pay for mismanagement with their jobs. That is why I joined over 90 of my colleagues in sending a letter to Secretary Geithner demanding a full accounting of the use of taxpayer money at AIG and to block these bonuses and why I support legislation to ensure that taxpayers receive a full refund.

At this time of great uncertainty and instability in our Nation, the public deserves more from AIG and from us, their elected officials, who are entrusted to make responsible decisions on their behalf.

# FDA ADVERSE EVENT REPORTING LABELING CHANGES

(Mr. CHAFFETZ asked and was given permission to address the House for 1 minute and to revise and extend his remarks)

Mr. CHAFFETZ. Mr. Speaker, Americans are concerned not only about the safety of their food but their ability to put food on their tables. So it makes no sense that the Food and Drug Administration has mandated change to dietary supplement labels which will

add no safety benefits or protections to consumers. These forced changes will result in higher prices for vitamins and minerals many Americans rely on to maintain a healthy diet and lifestyle.

In December of 2006, the Dietary Supplement and Nonprescription Drug Consumer Protection Act was passed into law. The law requires mandatory reporting of serious adverse events. That is a good thing. But the FDA has now mandated label changes which they're only giving the industry 1 year to comply with. Industry will make the required changes in their labels, but forcing them to do so in less than 9 months is not the answer.

Keep in mind, however, the law underlying this guidance did not require any label changes. It was the FDA's decision, independent of legislation, to force these changes on supplement producers. And what is the price tag for these required changes? According to the FDA's own documents, compliance would exceed \$220 million. Not a small amount in today's business environment.

Clearly, now is the not the time for our government to find ways to needlessly increase costs for consumers, especially when these mandates provide no added benefits or protections for consumers.

### □ 1645

## THE FIGHTING TIGERS OF MIZZOU

(Mr. LUETKEMEYER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. LUETKEMEYER. Mr. Speaker, if you listen very closely, very closely, you can hear it. It's the sound of Tigers roaring from their den at the University of Missouri-Columbia, deep in the heart of the Ninth Congressional District.

For those of you who haven't heard, the Fighting Tigers of Mizzou were unleashed upon their unsuspecting Big 12 prey and earned MU's first league championship in 16 years and first Big 12 Basketball Championship this past weekend.

I want to congratulate Coach Anderson and the 2009 Missouri Tigers for a regular season to remember. I also want to recognize the best defense in the country for offering their opponents "40 Minutes of Hell."

But these Tigers are still hungry. And as the No. 3 seed in the West Regional, they are seeking new prey, beginning with Cornell this Friday. Mr. Speaker, I'm not a betting man, but something tells me that the Tigers will roar when they hit the floor, knocking down that national championship door. Go Tigers.

# CAP-AND-TRADE ENERGY TAX

(Ms. GINNY BROWN-WAITE of Florida asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)